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5 6 7 8 9 10 11	Stephen Shackelford, Jr (appearance pro hac vice) Shawn Rabin (appearance pro hac vice) Eve Levin (appearance pro hac vice) SUSMAN GODFREY L.L.P. One Manhattan West, 50 th Floor New York, New York 10001 Telephone: (212) 336-8330 Facsimile: (212) 336-8340 sshackelford@susmangodfrey.com srabin@susmangodfrey.com elevin@susmangodfrey.com Kemper Diehl (appearance pro hac vice) SUSMAN GODFREY L.L.P. 401 Union Street, Suite 3000 Seattle, WA 98101	
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15	Attorneys for Defendant Abraham Shafi	
16 17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
18	SVF II AGGREGATOR (DE) LLC,	Case No.: 4:23-cv-03834-YGR
19	Plaintiff,	DECLARATION OF KEMPER DIEHL
20	VS.	IN SUPPORT OF DEFENDANTS' JOINT MOTION FOR
21	ABRAHAM SHAFI, GENRIKH KHACHATRYAN, YASSIN ANISS, NOAH SHAFI, and SHEHAB AMIN.	ADMINISTRATIVE RELIEF EXTENDING DEADLINE FOR OMNIBUS MOTION TO DISMISS
22	Defendants.	
23	Bereitanto.	Judge: Hon. Yvonne Gonzalez Rogers
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I, Kemper Diehl, declare as follows:

- I am an attorney at the law firm of Susman Godfrey LLP. I am counsel for Defendant 1. Abraham Shafi and submit this declaration in support of Defendants' Joint Motion for Administrative Relief Extending the Deadline for Defendants' Omnibus Motion to Dismiss Plaintiff's Complaint. I am admitted *pro hac vice* before this Court and I have personal knowledge of the matters set forth herein. If called as a witness, I could and would testify competently thereto.
- 2. On July 22, 2024, I inquired in writing with Plaintiff's counsel whether Plaintiff would join a stipulation providing an extension of the deadline for Defendants' motion to dismiss by 30 days, in light of Defendants' pending motion to stay.
- 3. On July 22, 2024, Plaintiff's counsel informed me in writing that Plaintiff does not consent to a stipulation extending the deadline for Defendants' omnibus motion to dismiss and will oppose any motion for such extension.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 22nd day of July, 2024, at Seattle, Washington.

Dated: July 22, 2024 Respectfully Submitted,

By: /s/ Kemper Diehl

Kemper Diehl